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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/687,126	10/16/2003	Steven D. Gray	COS-759 DIV	7358	
7590 11/18/2004			EXAMINER		
David J. Alexander Fina Technology, Inc.			CHOI, LING SIU		
P.O. Box 6744	12		ART UNIT PAPER NUMBER		
Houston, TX	77267-4412		1713		
			DATE MAH ED: 11/18/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)
	0.00	10/687,126	GRAY ET AL.
	Office Action Summary	Examiner	Art Unit
		Ling-Siu Choi	1713
Period t	The MAILING DATE of this communication app for Reply	pears on the cover sheet with the o	correspondence address
- External control con	MORTENED STATUTORY PERIOD FOR REPL' MAILING DATE OF THIS COMMUNICATION. ensions of time may be available under the provisions of 37 CFR 1.1: or SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a reply o period for reply is specified above, the maximum statutory period of ure to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing need patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tin within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from	nely filed s will be considered timely. the mailing date of this communication.
Status		•	
1)	Responsive to communication(s) filed on	_• .	
2a) <u></u> ☐	This action is FINAL . 2b)⊠ This	action is non-final.	
3)	Since this application is in condition for allowan	ice except for formal matters, pro	secution as to the merits is
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.
Disposit	ion of Claims		• .
	Claim(s) <u>1-27</u> is/are pending in the application.		
٠,١٤	4a) Of the above claim(s) is/are withdraw	m forms as and the st	
5)□	Claim(s) is/are allowed.	in from consideration.	
	Claim(s) <u>1-27</u> is/are rejected.		
7)	Claim(s) is/are objected to.		
8)[Claim(s) are subject to restriction and/or	election requirement	
	on Papers	отоблот тефитептепт.	
9)∐ 40)⊠ -	The specification is objected to by the Examiner.		
10)[The drawing(s) filed on 16 October 2003 is/are:	a)⊠ accepted or b)□ objected t	to by the Examiner.
	Applicant may not request that any objection to the dr	awing(s) be held in abevance. See:	37 CFR 1 85(a)
	Repracement drawing sheet(s) including the correction	n is required if the drawing(s) is obje	cted to See 27 OFD 4 4844 IV
· ' ' /	The oath or declaration is objected to by the Exa	miner. Note the attached Office A	Action or form PTO-152.
riority u	nder 35 U.S.C. § 119		
12) 🗌 A	Acknowledgment is made of a claim for foreign p	riority under 35 U.S.C. & 440(-)	(A) (E)
a)[☐ All b)☐ Some * c)☐ None of:		(a) or (t).
	1. Certified copies of the priority documents I	Nave been received	
2	Certified copies of the priority documents i	Tave been received in Application	. No
3	Copies of the certified copies of the priority	documents have been received	in this National Stage
	application from the International Bureau (PCT Rule 17.2(a)).	
* Se	ee the attached detailed Office action for a list of	the certified copies not received.	
tachment(s ☑	•		
Notice	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary (P	ΓΟ-413)
∠ Informa	ation Disclosure Statement(s) (PTO-1449 or PTO/SR/08)	Paper No(s)/Mail Date. 5) Notice of Informal Pate	·
· aper i	40(3)/Wall Date <u>10/10/2003</u> .	6) Other:	m Application (PTO-752)
atent and Trad L-326 (Rev	emark Office . 1-04) Office Action	0	

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DETAILED ACTION

1. Claims 1-27 are now pending, wherein claims 1-13 are drawn to a polymer and claims 14-27 are drawn to a process for α -olefin polymerization.

Claim Objections

2. Claims 1-27 are objected to because of the following informalities: (a) claim 1, "a) contacting" is suggested to be changed to --contacting--; line 9, "reaction product A" is suggested to be changed to --the reaction product B--; line 10, "reaction product B" is suggested to be changed to --a reaction product B--; line 11, "reaction product B" is suggested to be changed to --the reaction product B--; line 12, "reaction product C' is suggested to be changed to --a reaction product C--; line 13, "reaction product C" is suggested to be changed to --the reaction product C--; line 16, "150°C," is suggested to be changed to --150°C--and (b) claim 14, line 9, "reaction product A" is suggested to be changed to --the reaction product A--; line 10, "reaction product B" is suggested to be changed to --a reaction product B--; line 11, "reaction product B" is suggested to be changed to --the reaction product B--; line 12, "reaction product C' is suggested to be changed to --a reaction product C--; line 13, "reaction product C" is suggested to be changed to --a reaction product C--; line 13, "reaction product C" is suggested to be changed to --the reaction product C--; line 16, "150°C," is suggested to be changed to --the reaction product C--; line 16, "150°C," is suggested to be changed to --the reaction product C--; line 16, "150°C," is suggested to be changed to --the reaction product C--; line 16, "150°C," is suggested to be changed to --the reaction product C--; line 16, "150°C," is suggested to be changed to --the reaction product C---; line 16, "150°C," is suggested to be changed to --the reaction product C---; line 16, "150°C," is suggested to be changed to --the reaction product C---; line 16, "150°C," is suggested to be changed to --the reaction product C---; line 16, "150°C," is suggested to be changed to --the reaction product C---; line 16, "150°C," is suggested to be changed to --the reaction product C---; line 16, "150°C," is suggested to be changed to --the react

Appropriate correction is required.

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Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

4. Claims 1-27 are rejected under 35 U.S.C. 102(e) as being anticipated by Shamshoum et al. (US 5,817,591).

The present invention relates to a polymer and a process to prepare the polymer in the presence of a catalyst which is obtained by

i	contacting a soluble Mg(OR") ₂ with a halogenating agent
	to form a reaction product A
ii	contacting the reaction product A with a first halogenating/titanating agent to form a reaction product B
iii	contacting the reaction product B with a second stronger halogenating/titanating agent
	to form a reaction product C
iv	contacting the reaction product C with an organoaluminum preactivating agent to form a preactivated catalyst
V	heating the preactivated catalyst at a temperature of about 90°C to about 150°C for a time of about 30 minutes to about 24 hours

(summary of claim 1)

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Shamshoum et al. disclose a polymer obtained in the presence of a catalyst made by the steps of (a) contacting $Mg(OR)_2$ with a <u>halogenating agent</u> to form a halogenated product, (b) contacting the halogenated product with a hydrocarbon solvent to form a slurry, (c) adding 2-ethylhexanol to the slurry to solubilize the halogenated product into the **hydrocarbon solvent to form a solution, (d) contacting the**resulting solution with <u>titanium tetrachloride</u> to precipitate a solid product, (e) contacting the solid product with <u>titanium tetrachloride and di-n-butyl phthalate</u> to form an intermediate product, and (f) contacting the intermediate product with titanium tetrachloride to form a catalyst component (claims 1 and 6). Shamshoum et al. further disclose that a polymerization is carried out in the presence of the catalyst component, triethyl aluminum, CMDS, and α -olefin at 70°C for 60 minutes (col. 5, lines 43-51; col. 7, lines 54-59). In view of the substantially identical catalyst used, the polymer obtained by Shamshoum et al. would be the same as the claimed polymer.

Conclusion

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ling-Siu Choi whose telephone number is 571-272-1098. The examiner can normally be reached on Monday to Friday.

If attempt to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Wu, can be reach on 571-272-1114.

Information regarding the status of an application may be obtained from the

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Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

LING-SUI CHOI

Ling -Siu Choi

November 10, 2004